## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

v.

Docket No. 05 CR 10053 NMG

**TYRONE BATTLE** 

## MOTION FOR EXTENSION OF TIME TO FILE MOTION TO SUPPRESS

Defendant Tyrone Battle respectfully moves this Court that he be granted a two-day extension, until June 22, 2005, in which to file a motion to suppress. The Magistrate Judge had ordered on May 24, 2005, that defendant's dispositive motions were due June 20, 2005.

As reason therefore, counsel for defendant had dental work done on June 16, 2005, which had some complications and resulted in his being unable to complete the motion on time.

Undersigned counsel has attempted to contact Assistant U.S. Attorney Antoinette Leoney for her consent, but was unable to reach her. The defendant agrees that the continuance requested will constitute excludable time for purposed of the Speedy Trial Act.

Respectfully submitted, **TYRONE BATTLE** By his attorney,

/s/

Mark W. Shea BBO No. 558319 Shea, LaRocque & Wood, LLP 47 Third Street, Suite 201 Cambridge MA 02141-1265

telephone: 617.577.8722 facsimile: 617.577.7897 mwshea@slrw.net e-mail: